



From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

То:					PCT				
KRONE GMBH Beeskowdamm 3-11 D-14167 Berlin					WRITTEN OPINION				
GE	RMANY		[rubber stamp]				(PCT Rule 66)		
					1	Date of mailing			
						(day/month/year)	13.04.2004		
Applicant's or agent's file reference 02-006 PCT						REPLY DUE	within 3 months from the above date of mailing		
	ternational application No. International filin CT/EP 03/07675 International filin				ite (a	Priority date (day/month/year) 23.07.2003			
	International Patent Classification (IPC) or national classification and IPC H01R4/24								
	olicant ONE GMBI	HET A	AL.						
1.	This writt	en opi	nion is the second drawn	by this International I	Prelin	ninary Examining Au	thority.		
2.	This opin	ion co	ntains indications relating	to the following items	i:				
	. I ⊠ Basis of the opinion								
	11		Priority	-					
	Ш		Non-establishment of o	opinion with regard to	o novelty, inventive step and industrial applicability				
	IV		Lack of unity of invention	on					
	٧	☒	Reasoned statement a citations and explanation		.2(a)(ii) with regard to novelty, inventive step or industrial applicability; statement				
	VI		Certain documents cite	ed					
	VII		Certain defects in the in	nternational applicatio	n				
	· VIII		Certain observations of	n the international app	licati	on			
3.	The appli	cant is	hereby invited to reply	to this opinion.	•				
. •	When?	÷	See the time limit indi- Authority to grant an ext	cated above. The ap tension, see Rule 66.2	plica 2.d).	nt may, before the	expiration of that time limit, requests this		
	How?		By submitting a written of For the form and the land	reply, accompanied, w nguage of the amendn	where appropriate, by amendments, according to Rule 66.3. ments, see Rule 66.8 and 66.9.				
	Also		.For an additional opport For the examiner's oblig For an informal commun	ation to consider ame	ndm	ents and/or argument	ts, see Rule 66.4bis.		
	If no repl	y is fil	led, the international preli	iminary report will be e	stab	lished on the basis of	f this opinion.		
4.			y which the international pashed according to Rule 69		on rep	port			

Name	and	mailing	address	of	the	IPEA
	4		4441433	•		

Authorized officer/Examiner

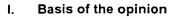
Stim, J-P

European Patent Office – Gitschiner Str. 103 D-10958 Berlin Formalities officer (including extension of time limits) Geier, A

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1.	This opinion has been drawn up on the basis of (replacement sheets submitted by the receiving office pursuant to Article 14 are considered for the purposes of this Opinion to be "as originally filed".):							
	Des	cription,	, pages:					
	1-24		as originally filed					
	Clai	ms, No.:	:					
	1-17		as originally filed					
	Drawings, sheets:							
	1/9-	9/9 ·	as originally filed					
2.	With regard to the language , all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.							
	These elements were available or furnished to this Authority in the following language which is:							
		the lang	guage of a translation furnished for the purposes of international search (under	Rule 23.1(b)).				
		the lang	guage of publication of the international application (under Rule 48.3(b)).					
			guage of the translation furnished for the purposes of international preliminary ϵ Rule 55.2 and/or 55.3).	examination				
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:							
		containe	ed in the international application in written form.					
•		filed tog	gether with the international application in computer readable form.					
		furnishe	ed subsequently to this Authority in written form.					
		furnishe	ed subsequently to this Authority in computer readable form.					
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
			tement that the information recorded in computer readable form is identical to ce listing has been furnished.	the written				
4.	The	amendm	nents have resulted in the cancellation of the following documents:					
		the desc	cription, pages:					
		the clain	ms, Nos.:					
		the draw	wings, sheets:					
5.			inion has been established as if (some of) the amendments had not been mad een considered to go beyond the disclosure as filed (Rule 70.2(c)):	e, since they				

WRITTEN OPINION

- 6. Additional observations, if necessary:
- V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

2.

Novelty (N) Inventive step (IS) Industrial Applicability (IA)

Citations and explanations

Claims Claims

4,7,8,9-13,16,17

Claims

industrial Applicability (IA)

see separate sheet

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step and industrial applicability; citations and explanations supporting such statement

1. Reference is made to the following documents:

D1: US-B-6346005

D2: US-A-2001/0024904

D3: DE-A-10051097

 $\mathcal{F}_{i,j} = \mathcal{F}_{i,j}$

- 2. The present application does not meet the requirements of Article 33(1)-(4) PCT since the subject matter of claims 4, 7, 8, 9-13, 16, 17 is not novel.
- 2.1 Document D1 discloses an electrical connector element (509) having insulation displacement contacts (512) which are connected to an electrical contact (514) via conductors (see figure 4). The connector element can be received in a body (504). It is thus made easier to couple the electrical contacts to the wires (622) (see figure 4, column 4, lines 45-55). (claim 4)
- 2.2 The connector from document D1 is designed for connection to a module (300). (see figures 1, 4) (claim 7)
- 2.3 The connector from document D1 has a cable receiving part (511) (see figure 4). (claim 8)
- 2.4 Document D1 also discloses a method for connecting a connector to a cable (claim 16) and such a connector comprising a hollow body and connector elements (see item 2.1) (claim 17).
- 2.5 Document D3 discloses an insulation displacement contact (8) having a slot (see figure 1) which receives an insulated wire by means of a lateral movement of the wire. An insulated structure (4) is pushed over the contacts (see figure 1; paragraph 29). (claims 9, 10, 11, 12, 13)
- 3. The present application does not meet the requirements of Article 33(1)-(4) PCT since the subject matter of claim 6 is not based on an inventive step.

- 3.1 Document D2 discloses an electrical connector having a part (14) for receiving an end section of an electrical cable (50) such that the cable extends transversely from the part. (see figure 2A; paragraph 17)
 - The subject matter of claim 6 differs from document D2 in that insulation displacement contacts are provided.

Such contacts have long been known and are one alternative for those skilled in the art. For example, document D1 discloses such contacts in figure 4, see also item 2.1.